LAW OFFICES

RECORDATION NO. 15550-F FILED

Ross & Hardies

A PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS

I50 North Michigan Avenue Chicago, Illinois 60601-7567

312-558-1000

WRITER'S DIRECT LINE: (312) 750-8655 WRITER'S DIRECT FAX: (312) 920-6161 WRITER'S EMAIL: susan.lichtenfeld@rosshardies.com JAN 1 1 '01

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SURFACE TRANSPORTATION BOARD

PARK AVENUE TOWER 65 EAST 55TH STREET NEW YORK, NEW YORK 10022-32 212-421-5555

> 888 SIXTEENTH STREET, N.W. WASHINGTON, D.C. 20006-4103

SUSAN G. LICHTENFELD

FAX 312-750-8600

January 5, 2001



Via Overnight Delivery

Mr. Vernon A. Williams Secretary Office of the Secretary The Surface Transportation Board 1925 K Street, N.W. Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two original executed copies and three photostatic copies of an Assignment Agreement, dated December 26, 2000 (the "Assignment Agreement") between Citicorp North America, Inc. ("Assignor") and Bank Hapoalim, B.M. ("Assignee"), which Assignment Agreement is a secondary document as defined in the Commission's Rules for the Recordation of Documents. The Assignment Agreement relates to that certain Equipment Lease dated as of February 1, 1988 between Citicorp North America, Inc., as lessor, and CSX Transportation, Inc. ("CSX"), as lessee (the "Lease"), which Lease is a primary document which was duly recorded and filed, pursuant to 49 U.S.C. Section 11303, with the Interstate Commerce Commission ("ICC", the predecessor agency to the Surface Transportation Board) on March 31, 1988 and assigned recordation number 15550. The Assignment Agreement also relates to the following secondary documents:

- Amendment No. 1 to the Lease, dated March 31, 1988, between Assignor, as lessor, and CSX, as lessee, which was duly recorded and filed with the ICC on May 13, 1988 and assigned recordation number 15550-A.
- Amendment No. 2 to the Lease, dated June 30, 1988, between Assignor, as lessor, and CSX, as lessee, which was duly recorded and filed with the ICC on June 30, 1988 and assigned recordation number 15550-B.

Mr. Vernon A. Williams January 5, 2001 Page 2

- Amendment No. 3 to the Lease, dated September 30, 1988, between Assignor, as lessor, and CSX, as lessee, which was duly recorded and filed with the ICC on September 30, 1988 and assigned recordation number 15550-C.
- Amendment No. 4 to the Lease, dated December 28, 1988, between Assignor, as lessor, and CSX, as lessee, which was duly recorded and filed with the ICC on December 28, 1988 and assigned recordation number 15550-D.
- Amendment No. 5 to the Lease, dated as of January 3, 1989, between Assignor, as lessor, and CSX, as lessee, which was duly recorded and filed with the ICC on July 17, 1989 and assigned recordation number 15550-E.

The names and addresses of the parties to the enclosed Assignment Agreement

are:

Assignor: Citicorp North America, Inc.

450 Mamaroneck Avenue Harrison, NY 10528

Assignee: Bank Hapoalim, B.M.

1177 Avenue of the Americas New York, NY 10036

A description of the railroad equipment covered by the enclosed document is set forth in the Assignment Agreement.

Also enclosed is a check in the amount of \$26.00 payable to the order of The Surface Transportation Board covering the recordation fee.

Kindly return one stamped original copy, three stamped photostatic copies of the enclosed document and the stamped photostatic copy of this letter to Susan Lichtenfeld at Ross & Hardies, 150 North Michigan Avenue, Suite 2500, Chicago, Illinois 60601.

Mr. Vernon A. Williams January 5, 2001 Page 3

Following is a short summary of the enclosed document:

Secondary Document to be Recorded:

Assignment Agreement, dated December 26, 2000, between Citicorp North America, Inc., as assignor, and Bank Hapoalim, B.M., as assignee

Primary Document to Which it Relates:

Equipment Lease dated as of February 1, 1988 between Citicorp North America, Inc., as lessor, and CSX Transportation, Inc., as lessee, which was duly recorded and filed, pursuant to 49 U.S.C. Section 11303, with the Interstate Commerce Commission on March 31, 1988 and assigned recordation number 15550.

Very truly yours

Sugar C. Lightonfold

SGL/vgc Enclosure

cc: Robert W. Kleinman Neil A. Kraetsch RECORDITION NO. 15550-F FILED

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SURFACE TRANSPORTATION BOARD



ASSIGNMENT AGREEMENT

BETWEEN

CITICORP NORTH AMERICA, INC.

AND

BANK HAPOALIM B.M.

Dated as of December 26, 2000

JAN 1 1 '01

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ASSIGNMENT AGREEMENT

SURFACE TRANSPORTATION BOARD

THIS ASSIGNMENT AGREEMENT (this "Agreement"), dated December 26, 2000, by and between CITICORP NORTH AMERICA, INC., a Delaware corporation ("Assignor"), and BANK HAPOALIM B.M., an Israeli banking corporation ("Assignee").

WITNESSETH

BACKGROUND. Assignor is the owner of certain rights which it desires to sell and assign to Assignee in consideration of a cash payment to be made by Assignee to Assignor, and Assignee desires to purchase such assigned rights and to accept such assignment, all as described below.

NOW, THEREFORE, in consideration of the premises herein contained, and each party intending to be legally bound hereby, the parties agree as follows:

1. Definitions.

When used herein, the terms set forth below shall be defined as follows:

- 1.1 "Assigned Rentals" shall mean, with respect to each Unit of the Equipment, rent in the amount of \$175.00 per Unit per month, payable in arrears in 17 semi-annual payments of \$1,050.00 (or \$471,450 with respect to all Units of the Equipment), to be made by Lessee pursuant to the terms of the Lease on each January 2 and July 2, commencing January 2, 2001 and concluding on January 2, 2009.
- 1.2 "Casualty Occurrence" shall mean, with respect to any Unit, a "Casualty Occurrence" to such Unit pursuant to Section 11.2 of the Original Lease Agreement, to the extent declared by Lessee.
- 1.3 "Equipment" shall mean the 449 gondola railcars described in Exhibit A hereto, as such Exhibit shall be amended from time to time pursuant to the provisions hereof, all of which railcars are leased by Assignor to Lessee pursuant to the Lease.
- 1.4 "<u>Lease</u>" shall mean the Original Lease Agreement, as amended by the Lease Amendments.
- 1.5 "<u>Lease Amendments</u>" shall mean the following amendments, extensions or modifications to the Original Lease Agreement, each entered into between Lessee and Assignor: Amendment No. 1 dated March 31, 1988, Amendment No. 2 dated June 30, 1988, Amendment No. 3 dated September 30, 1988, Amendment No. 4 dated December 28, 1988, Amendment No. 5 dated as of January 3, 1989 and the Confirmation of Lease Extension dated as of September 1, 1998.

1.6 "Lessee" shall mean CSX Transportation, Inc., a Virginia corporation.

1.7 "Original Lease Agreement" shall mean that certain Equipment Lease direct as of February 1, 1988 and entered into between Lessee and Assignor.

1.8 "<u>Unit</u>" shall mean, individually, any one of the gondola railcars comprising the Equipment.

2. Sale and Assignment.

On and as of the date hereof, Assignor hereby sells and assigns outright, absolutely and unconditionally, to Assignee, and Assignee hereby purchases from Assignor, the Assigned Rentals, in consideration of a cash payment by Assignee to Assignor in the amount of \$6,006,877.51, which payment shall be made concurrently with the execution and delivery of this Agreement by wire transfer to the following account of Assignor:

Citibank NA
ABA#: 021000089

Account Name: Citicorp North America, Inc.

AC#: 3885 8256

Ref: Special Ad. Support - CSXT Sale

3. No Liability for Obligations of Assignor.

This Agreement shall not cause Assignee to be liable for the obligations of Assignor to Lessee or any other person under the Lease or with respect to the Equipment, or the use, ownership, leasing or operation thereof, and all such obligations shall continue to remain with Assignor notwithstanding the assignment of the Assigned Rentals and Assignor shall indemnify and hold Assignee harmless, on an after-tax basis, for any loss, claim or demand whatsoever arising from or relating to any such obligation.

4. Representations and Warranties.

As a material inducement to Assignee to enter into this Agreement, Assignor represents and warrants to Assignee as follows:

- 4.1 **Corporation.** Assignor is a corporation duly organized, validly existing and in good standing under the laws of the State of Delaware and has the lawful power and authority to own its properties and to engage in the business it conducts.
- 4.2 **Title.** Assignor is the sole and lawful owner of the Assigned Rentals and has made no prior sale or assignment of the Assigned Rentals or any interest therein. This Agreement is effective to transfer, and upon its execution and delivery by the parties hereto and payment by Assignee of the amount required by Section 2 hereof, will transfer all of Assignor's right, title and interest in the Assigned Rentals to Assignee, free of all liens, security interests and encumbrances.
- 4.3 **Valid Agreement.** This Agreement is valid and legally binding and is enforceable against Assignor in accordance with its terms, subject to general equitable principles and bankruptcy, insolvency and similar laws affecting the rights of creditors and lessors generally. The entering into and performance of this Agreement by Assignor will not violate any judgment or order, or any federal, state or municipal law or regulation, applicable to Assignor, nor will it violate any agreement to which Assignor is a party or by which its property is bound.

- 4.4 **The Lease.** Each Unit of the Equipment is currently leased by Assignor to Lessee under the Lease. Lessee, pursuant to the Lease, is required to pay rentals with respect to each Unit of the Equipment in the amount of \$175.00 per Unit per month, payable in arrears in 17 semi-annual payments of \$1,050.00 per Unit (or \$471,450 per semi-annual payment with respect to all Units of the Equipment), which payments are payable under the Lease on each January 2 and July 2, commencing January 2, 2001 and concluding on January 2, 2009.
- 4.5 No Defaults. Lessee is not in default under the Lease with respect to the payment of rent due thereunder. Lessee has made no prepayments of rent or Casualty Value (as such term is defined in Section 11.6 of the Original Lease Agreement) with respect to the Equipment or the Assigned Rentals.
- 4.6 **Authority.** Assignor has the power and authority to enter into and perform this Agreement, and to incur the obligations herein provided for, and has taken all action necessary to authorize the execution, delivery, and performance of this Agreement and all such other agreements and instruments.
- 4.7 Lease Effective. The Lease is in full force and effect, has been duly authorized, executed and delivered by Lessee and constitutes the valid, legal and binding agreement of Lessee, enforceable in accordance with its terms, subject to general equitable principles and bankruptcy, insolvency and similar laws affecting the rights of creditors and lessors generally. The Lease constitutes the entire agreement between Assignor and Lessee with respect to the Equipment and the Assigned Rentals. Assignor has previously delivered to Assignee a true and complete copy of the Original Lease Agreement and the Lease Amendments.
- 4.8 No Disputes. No dispute exists between Lessee and Assignor and no such dispute or claim has been asserted by Lessee to Assignor which would affect the obligation of Lessee to pay when due the Assigned Rentals. If any portion of the Assigned Rentals is not paid when due by Lessee as a result of a claim asserted by Lessee against Assignor, Assignor shall pay such portion of the Assigned Rentals to Assignee on demand, and upon receipt of such payment by Assignee, Assignee shall reassign all of its interest in such portion of the Assigned Rentals to Assignor.

5. Covenants.

As a material inducement to Assignee to enter into this Agreement, Assignor covenants to Assignee as follows:

- 5.1 Amendment of Lease. Assignor, without the prior written consent of Assignee, will not amend, modify or terminate any provision of the Lease which would in any respect affect the obligation of Lessee to pay the Assigned Rentals or would affect any of Assignee's rights or interests in the Assigned Rentals or any other right of Assignee under this Agreement.
- 5.2 Action upon a Casualty Occurrence. In the event of a Casualty Occurrence to any Unit of the Equipment, Assignee shall receive the payment of rent due for such Unit on the date payment of the Casualty Value for such Unit is required to be paid by Lessee pursuant to Section 11.3 of the Original Lease Agreement, and within 30 days thereafter Assignor shall substitute for the Unit which sustained a Casualty Occurrence (in the definition of Equipment

hereunder and in Exhibit A hereto and for all other purposes of this Agreement) another gondola railcar of like value and utility from the gondolas then subject to the Lease and not then constituting a Unit of the Equipment. Assignee shall have no right to any Casualty Value payable under the Lease on account of the Unit which sustained a Casualty Occurrence nor to any insurance proceeds or other similar payments to be made to Assignor under the Lease.

- 5.3 **No Default by Assignor.** Assignor shall take no action or fail to take action which would constitute a default by Assignor under the Lease.
- 5.4 Additional Assurances. From time to time upon written request of Assignee, Assignor shall execute and deliver to Assignee, in form and substance reasonably satisfactory to Assignee, and use commercially reasonable efforts to cause Lessee to execute and deliver to Assignee, such documents and instruments in respect of the transaction contemplated hereby as Assignee shall deem reasonably necessary or desirable to further evidence this Agreement or the interest of Assignee in the Assigned Rentals or which may be necessary to comply with the provisions of law. Without limiting the generality of the foregoing, Assignor agrees, at its expense, to promptly file this Agreement with the Surface Transportation Board pursuant to 49 U.S.C. Section 11301. Assignor shall mark its records to show that the Assigned Rentals have been assigned to Assignee.

6. Servicing.

In consideration of the payment to be made by Assignee pursuant to Section 2 hereof, Assignor agrees to act, and Assignee hereby appoints Assignor as servicer to perform the tasks noted below. Except as provided herein, Assignor has no authority to otherwise act for or bind Assignee. Assignor shall, as agent of and on behalf of Assignee:

6.1 Collect each and every payment of Assigned Rentals and hold such payments in trust for Assignee and, promptly following the receipt thereof, transmit each such payment of Assigned Rentals to Assignee by wire transfer to the following account or such other account as may be specified from time to time by Assignee:

Bank of New York ABA # 02 100 0018 48 Wall Street NY, NY Account of Bank Hapoalim Account No. 802 301 5103

- 6.2 Upon receipt of knowledge thereof, promptly notify Assignee (i) of any disputes which shall arise with Lessee in connection with the Lease, to the extent related to the Assigned Rentals, (ii) if any of the Assigned Rentals are not paid when due, or (iii) if any petition in bankruptcy or any other insolvency act for the relief of creditors is filed by or against Lessee.
- 6.3 At the direction, expense and risk of Assignee, exercise, at any time or from time to time, such rights, powers and remedies under the Lease as may be available to Assignor to enforce performance by Lessee of its obligations with respect to the Assigned Rentals.

6.4 Permit Assignee, through its authorized attorneys, accountants and representatives and upon reasonable prior notice, to examine the books and records of Assignor pertaining to the Assigned Rentals (other than income tax returns or confidential or proprietary information).

7. Disclaimer.

EXCEPT AS OTHERWISE EXPRESSLY SET FORTH IN THIS AGREEMENT, ASSIGNOR HAS NOT HERETOFORE MADE, NOR DOES IT MAKE BY THIS AGREEMENT, ANY REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, OF ANY KIND OR NATURE, AND ASSIGNOR ASSUMES NO LIABILITIES OR RESPONSIBILITIES WITH RESPECT TO THE SOLVENCY, FINANCIAL CONDITION OR FINANCIAL STATEMENTS OF LESSEE, OR WITH RESPECT TO THE PERFORMANCE OR OBSERVANCE BY LESSEE OF ITS OBLIGATION UNDER THE LEASE.

8. General Provisions.

- 8.1 Effect of Waiver. The failure of Assignee at any time or times hereunder to require strict performance by Assignor of any of the provisions, warranties, terms and conditions contained in this Agreement, or in any other agreement, instrument or document now or at any time or times hereafter executed by Assignor and delivered to Assignee pursuant hereto shall not waive, affect or diminish any right of Assignee at any time or times hereafter to demand strict performance thereof, unless such waiver is contained in an instrument in writing signed by an officer of Assignee and directed to Assignor specifying such waiver. No waiver by Assignee of any of its rights shall operate as a waiver of any other of its rights or any of its rights on a future occasion.
- 8.2 Notices. All notices, waivers, requests, demands, declarations and other communications hereunder or under any instrument, certificate or other instrument delivered in connection with the transaction described herein shall be in writing, shall be addressed as provided below and shall be considered as properly given (a) if delivered in person, (b) if sent by overnight delivery service, (c) if mailed by first class United States mail, postage prepaid, certified with return receipt requested, or (d) if sent by any electronic data transmission equipment (followed by first class mail) and confirmed. Notice so given shall be effective upon receipt; provided, that if any notice is tendered to an addressee and the delivery thereof is refused by such addressee, such notice shall be effective upon such tender. For the purposes of notice, the address of the parties shall be as set forth below; provided, that any party shall have the right to change its address for notice hereunder to any other location by the giving of prior notice to the other party in the manner set forth hereinabove. The initial addresses of the parties hereto are as follows:

Assignee: BANK HAPOALIM B.M.

1177 Avenue of the Americas

New York, NY 10036 Attention: Laura Raffa Fax: (212) 782-2187

Assignor: CITICORP NORTH AMERICA, INC.

450 Mamaroneck Avenue Harrison, NY 10528

Attention: Frederic S. Becker

Fax: (914) 899-7843

- 8.3 **Entire Agreement.** This Agreement and any instruments and documents executed pursuant hereto constitute the entire understanding and agreement between the parties hereto with respect to the transactions contemplated herein and such understanding shall not be modified except by a document in writing executed by both parties.
- 8.4 Construction of Agreement. Wherever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law. Should any portion of this Agreement be declared invalid for any reason in any jurisdiction, such declaration shall have no effect upon the remaining portions of this Agreement, and, furthermore, the entirety of this Agreement shall continue in full force and effect in all other jurisdictions and said remaining portions of this Agreement shall continue in full force and effect in the subject jurisdiction as if this Agreement had been executed with the invalid portions thereof deleted.
- 8.5 **Assignment.** The provisions of this Agreement shall be binding upon and shall inure to the benefit of the successors and assigns of Assignee and Assignor. Assignee, may, from time to time, upon notice to Assignor, sell, assign, transfer, grant, participate or otherwise dispose of all or any part of its rights under this Agreement. In such event, each and every immediate and successive purchaser, assignee, transferee, participant or holder of all or any part of Assignee's rights under this Agreement shall have the right to enforce this Agreement, by legal action or otherwise, for its own benefit as fully as if such purchaser, assignee, transferee, participant or holder were herein by name specifically given such right.
- 8.6 Governing Law. This Agreement shall be governed by and construed in accordance with the internal laws of the State of New York, without regard to principles of conflict of law.
- 8.7 Counterparts. This Agreement may be executed simultaneously in any number of counterparts, each of which counterparts shall be deemed to be an original, and such counterparts together shall constitute but one and the same Agreement.
- 8.8 Waiver of Jury Trial. EACH PARTY HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above written.

CITICORP NORTH AMERICA, INC.	BANK HAPOALIM B.M.
By: Ci/m)	By:
Name: FICKI) EACH S. ISE (1766)	Name: Weera Amre Rolfa
Title: Vice PicsiDEN T	Title: FW
	BANK HAPOALIM B.M.
	1/1/2
	By: William
	Name: CONRAD WAGNER
	FIRST VICE PRESIDENT
	LIUC.

STATE OF NEW YORK) SS: COUNTY OF NEW YORK)
On this <u>26</u> day of December, 2000 before me personally appears <u>Laura Raffa</u> , to me personally known, who by me duly sworn, says that he/she is the <u>First Vice President</u> BANK HAPOALIM B.M. (the "Company"), that the foregoing instrument was signed on behalf of the said Company by authority of its Board of Managers, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of the said Company.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal.
Rence H. Pewkir Notary Public
Notary Public
[SEAL] My Commission expires: RENEE H. RIVKIS Notary Public, State of New York No. 31-4697427 Qualified in New York County Commission Expires 20 300/
STATE OF NEW YORK
COUNTY OF NEW YORK) SS:
On this <u>26</u> day of December, 2000 before me personally appears <u>Conrad Wagner</u> , to me personally known, who by me duly sworn, says that he/she is the <u>First Vice President</u> BANK HAPOALIM B.M. (the "Company"), that the foregoing instrument was signed on behalf of the said Company by authority of its Board of Managers, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of the said Company.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal.
Renee H. Rwkis Notary Public
Notary Public
[SEAL]
My Commission expires:
RENEE H. RIVKIS Notary Public, State of New York No. 31-4697427 Qualified in New York County Commission Expires

of

of

STATE OF NEW YORK)	
)	SS
COUNTY OF WESTCHESTER)	

On this 26 day of December, 2000 before me personally appears FREDERIC S. BECKER to me personally known, who by me duly sworn, says that he/she is the VICE PRESIDENT of CITICORP NORTH AMERICA, INC. (the "Company"), that the foregoing instrument was signed on behalf of the said Company by authority of its Board of Directors, and he/she acknowledged that the execution of the foregoing instrument was the free act and deed of the said Company.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

[SEAL] My Commission expires: Motary Public

DONALD E. HOYT
Notary Public, State of New York
No. 02H05044718
Qualified in Westchester County
Commission Expires June 5, 2001

EXHIBIT A

EQUIPMENT

449 gondola railcars bearing the following road marks and numbers:

CSXT 702903	CSXT 702968	CSXT 703030	CSXT 703094
CSXT 702905	CSXT 702969	CSXT 703031	CSXT 703096
CSXT 702906	CSXT 702970	CSXT 703032	CSXT 703097
CSXT 702907	CSXT 702971	CSXT 703034	CSXT 703098
CSXT 702908	CSXT 702972	CSXT 703035	CSXT 703100
CSXT 702910	CSXT 702973	CSXT 703037	CSXT 703101
CSXT 702913	CSXT 702974	CSXT 703038	CSXT 703102
CSXT 702914	CSXT 702975	CSXT 703039	CSXT 703103
CSXT 702915	CSXT 702976	CSXT 703041	CSXT 703104
CSXT 702916	CSXT 702977	CSXT 703042	CSXT 703105
CSXT 702917	CSXT 702980	CSXT 703043	CSXT 703106
CSXT 702918	CSXT 702981	CSXT 703045	CSXT 703107
CSXT 702919	CSXT 702983	CSXT 703046	CSXT 703110
CSXT 702920	CSXT 702984	CSXT 703047	CSXT 703111
CSXT 702922	CSXT 702985	CSXT 703048	CSXT 703112
CSXT 702923	CSXT 702986	CSXT 703049	CSXT 703113
CSXT 702925	CSXT 702987	CSXT 703050	CSXT 703114
CSXT 702926	CSXT 702988	CSXT 703051	CSXT 703115
CSXT 702927	CSXT 702989	CSXT 703053	CSXT 703117
CSXT 702928	CSXT 702991	CSXT 703054	CSXT 703118
CSXT 702929	CSXT 702993	CSXT 703055	CSXT 703119
CSXT 702930	CSXT 702994	CSXT 703056	CSXT 703120
CSXT 702931	CSXT 702995	CSXT 703057	CSXT 703121
CSXT 702933	CSXT 702996	CSXT 703058	CSXT 703122
CSXT 702935	CSXT 702997	CSXT 703059	CSXT 703123
CSXT 702936	CSXT 702998	CSXT 703060	CSXT 703125
CSXT 702939	CSXT 702999	CSXT 703061	CSXT 703127
CSXT 702940	CSXT 703001	CSXT 703062	CSXT 703129
CSXT 702941	CSXT 703002	CSXT 703063	CSXT 703130
CSXT 702942	CSXT 703003	CSXT 703064	CSXT 703131
CSXT 702943	CSXT 703004	CSXT 703065	CSXT 703132
CSXT 702944	CSXT 703005	CSXT 703067	CSXT 703133
CSXT 702946	CSXT 703007	CSXT 703069	CSXT 703134
CSXT 702947	CSXT 703008	CSXT 703071	CSXT 703135
CSXT 702948	CSXT 703009	CSXT 703072	CSXT 703139
CSXT 702949	CSXT 703010	CSXT 703073	CSXT 703140
CSXT 702951	CSXT 703011	CSXT 703074	CSXT 703142
CSXT 702952	CSXT 703013	CSXT 703076	CSXT 703143
CSXT 702953	CSXT 703014	CSXT 703077	CSXT 703144
CSXT 702956	CSXT 703015	CSXT 703078	CSXT 703145
CSXT 702957	CSXT 703016	CSXT 703080	CSXT 703146
CSXT 702958	CSXT 703017	CSXT 703082	CSXT 703147
CSXT 702959	CSXT 703018	CSXT 703085	CSXT 703149
CSXT 702960	CSXT 703020	CSXT 703086	CSXT 703150

CSXT 702961	CSXT 703024	CSXT 703087	CSXT 703151
CSXT 702962	CSXT 703025	CSXT 703088	CSXT 703152
CSXT 702964	CSXT 703026	CSXT 703089	CSXT 703153
CSXT 702966	CSXT 703027	CSXT 703090	CSXT 703154
CSXT 702967	CSXT 703028	CSXT 703091	CSXT 703155
CSXT 703162	CSXT 703029	CSXT 703092	CSXT 703157
CSXT 703163	CSXT 703228	CSXT 703093	CSXT 703158
CSXT 703164	CSXT 703229	CSXT 703289	CSXT 703159
CSXT 703165	CSXT 703230	CSXT 703290	CSXT 703351
CSXT 703166	CSXT 703232	CSXT 703291	CSXT 703355
CSXT 703167	CSXT 703234	CSXT 703292	CSXT 703356
CSXT 703169	CSXT 703235	CSXT 703293	CSXT 703360
CSXT 703170	CSXT 703236	CSXT 703295	CSXT 703361
CSXT 703171	CSXT 703237	CSXT 703297	CSXT 703362
CSXT 703173	CSXT 703238	CSXT 703298	CSXT 703363
CSXT 703174	CSXT 703239	CSXT 703299	CSXT 703364
CSXT 703175	CSXT 703240	CSXT 703300	CSXT 703365
CSXT 703177	CSXT 703243	CSXT 703301	CSXT 703366
CSXT 703181	CSXT 703244	CSXT 703302	CSXT 703367
CSXT 703182	CSXT 703245	CSXT 703302	CSXT 703369
CSXT 703186	CSXT 703246	CSXT 703304	CSXT 703370
CSXT 703187	CSXT 703247	CSXT 703305	CSXT 703371
CSXT 703187	CSXT 703247	CSXT 703305 CSXT 703306	CSXT 703371
CSXT 703189	CSXT 703249	CSXT 703308	CSXT 703372
CSXT 703190	CSXT 703250	CSXT 703308 CSXT 703310	CSXT 703374
CSXT 703190	CSXT 703250	CSXT 703310 CSXT 703311	CSXT 703374 CSXT 703375
CSXT 703191	CSXT 703251	CSXT 703311 CSXT 703312	CSXT 703376
CSXT 703192	CSXT 703254	CSXT 703312 CSXT 703315	CSXT 703377
CSXT 703193	CSXT 703254 CSXT 703255	CSXT 703315 CSXT 703316	CSXT 703377
CSXT 703194 CSXT 703195	CSXT 703256	CSXT 703318	CSXT 703378
CSXT 703195	CSXT 703258	CSXT 703318 CSXT 703319	CSXT 703380
CSXT 703190 CSXT 703197	CSXT 703258 CSXT 703259	CSXT 703319 CSXT 703320	CSXT 703380 CSXT 703381
CSXT 703197	CSXT 703259 CSXT 703261	CSXT 703320 CSXT 703322	
CSXT 703198	CSXT 703261 CSXT 703262		CSXT 703382
CSXT 703199 CSXT 703200	CSXT 703262 CSXT 703263	CSXT 703323	CSXT 703383
CSXT 703200 CSXT 703201		CSXT 703324	CSXT 703384
	CSXT 703264	CSXT 703325	CSXT 703385
CSXT 703202 CSXT 703203	CSXT 703265	CSXT 703326	CSXT 703391
CSXT 703203 CSXT 703204	CSXT 703266	CSXT 703327	CSXT 703393
	CSXT 703267	CSXT 703328	CSXT 703394
CSXT 703205	CSXT 703268	CSXT 703329	CSXT 703396
CSXT 703208	CSXT 703269	CSXT 703330	CSXT 703397
CSXT 703210	CSXT 703270	CSXT 703331	CSXT 703398
CSXT 703211	CSXT 703272	CSXT 703332	CSXT 703401
CSXT 703213	CSXT 703273	CSXT 703333	CSXT 703402
CSXT 703214	CSXT 703274	CSXT 703335	CSXT 703403
CSXT 703215	CSXT 703275	CSXT 703336	CSXT 703404
CSXT 703216	CSXT 703276	CSXT 703337	CSXT 703405
CSXT 703218	CSXT 703278	CSXT 703338	CSXT 703406
CSXT 703219	CSXT 703279	CSXT 703339	CSXT 703407
CSXT 703220	CSXT 703280	CSXT 703340	CSXT 703408
CSXT 703222	CSXT 703281	CSXT 703342	CSXT 703409

CSXT 703224	CSXT 703283	CSXT 703343	CSXT 703410
CSXT 703225	CSXT 703284	CSXT 703344	CSXT 703412
CSXT 703227	CSXT 703285	CSXT 703345	CSXT 703413
CSXT 703419	CSXT 703286	CSXT 703346	CSXT 703414
CSXT 703422	CSXT 703287	CSXT 703347	CSXT 703415
CSXT 703423	CSXT 703288	CSXT 703348	CSXT 703416
CSXT 703424	CSXT 703482	CSXT 703349	CSXT 703417
CSXT 703425	CSXT 703483	CSXT 703546	CSXT 703418
CSXT 703426	CSXT 703484	CSXT 703547	CSXT 703612
CSXT 703427	CSXT 703486	CSXT 703548	CSXT 703614
CSXT 703428	CSXT 703489	CSXT 703549	CSXT 703615
CSXT 703429	CSXT 703490	CSXT 703550	CSXT 703616
CSXT 703430	CSXT 703491	CSXT 703551	CSXT 703617
CSXT 703431	CSXT 703492	CSXT 703552	CSXT 703618
CSXT 703432	CSXT 703493	CSXT 703553	CSXT 703619
	CSXT 703494	CSXT 703555	CSXT 703620
	CSXT 703496	CSXT 703556	CSXT 703621
		CSXT 703557	CSXT 703622
			CSXT 703623